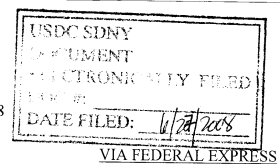


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Ramzi Abadou ramzia@csgrr.com

June 5, 2008

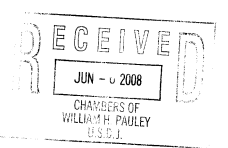


The Honorable William H. Pauley III United States District Court Southern District of New York 500 Pearl Street, Room 2210 New York, NY 10007

Re:

Lintz v. Agria Corp., et al.,

Case No. 1:08-cv-03536-WHP (and related cases)



Dear Judge Pauley:

My firm has recently been retained to represent certain shareholders who wish to make a motion for appointment as lead plaintiff in the above-referenced action. Pursuant to the Private Securities Litigation Reform Act of 1995 ("PSLRA"), this motion may be made by any class member who wishes to seek appointment as a lead plaintiff, whether or not they have previously filed a complaint in this action. The motion must be filed no later than 60 days following the publication of the first notice advising investors of the pendency of this action. 15 U.S.C. §§78u-4(a)(3)(A) and (B). This notice was issued on April 11, 2008; accordingly, our client must file its motion no later than Tuesday, June 10, 2008.

Your Honor's Individual Practices, however, require that "[f]or motions other than discovery motions, a pre-motion conference with the Court is generally required before making a motion." Because of the strict deadline imposed by the PSLRA, we respectfully request leave from complying with this practice so that we may file our motion on June 10, 2008.

Respectfully submitted,

RAMZI ABADOU

cc: Attached service list

application granted so ordered.

IAM H. PAULEY III U.S.D.J 6/26/2008

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